IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

Fractus, S.A.

\$ Civil Action No. 6:09-cv-203

\$ V.

\$ Jury Trial Demanded

\$ \$ Samsung Electronics Co., Ltd., et al

ORDER GRANTING DEFENDANTS' UNOPPOSED MOTION TO AMEND THE DOCKET CONTROL ORDER AND AMENDED DISCOVERY ORDER

Before the Court is Defendants Research in Motion, Ltd., Research in Motion Corporation, Samsung Electronics Co., Ltd., Samsung Telecommunications America, LLC, Samsung Electronics Research Institute, Samsung Semiconductor Europe GMBH, LG Electronics, Inc., LG Electronics USA, Inc., LG Electronics Mobilecomm USA, Inc., Pantech Wireless, Inc., Kyocera Wireless Corporation, Kyocera Communications, Inc., Palm, Inc., HTC Corporation, HTC America, Inc., Sharp Corporation, Sharp Electronics Corp., UTStarcom, Inc., Personal Communications Devices Holdings, LLC, Sanyo Electronics Co., Ltd., and Sanyo North America Corp. ("Defendants") Unopposed Motion to Amend the Docket Control Order and Amended Discovery Order. After consideration of same, the Court is of the opinion that said motion is GRANTED.

IT IS THEREFORE ORDERED that the Docket Control Order ("DCO") and Amended Discovery Order (DO) is modified as follows:

ACTION	CURRENT DUE DATE	NEW DUE DATE
Comply with P.R. 3-3 and 3-4-	February 17, 2010	February 24, 2010
Invalidity Contentions due. Thereafter, it is necessary to obtain leave of Court to add and/or amend invalidity contentions, pursuant to Patent Rule 3-6.		
Defendant shall join additional parties. It is not necessary to file a motion to join additional parties prior to this date. Thereafter, it is necessary to obtain leave of Court to join additional parties.		
Defendant shall assert any counterclaims. After this deadline, leave of Court must be obtained to assert any counterclaims.		
Add any inequitable conduct allegations to pleadings. It is not necessary to file a motion for leave to add inequitable conduct allegations to pleadings prior to this date. Thereafter, it is necessary to obtain leave of Court to add inequitable conduct allegations to pleadings.		
Parties to file estimates of the amount of time they request at jury selection and trial for (1) voir dire, (2) opening statements, (3) direct and cross examinations, and (4) closing arguments.	April 18, 2010	April 18, 2011
Paragraph 1 of Amended Discovery Order, Initial Disclosures	February 19, 2010	February 26, 2010

So ORDERED and SIGNED this 8th day of February, 2010.

UNITED STATES MAGISTRATE JUDGE